

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE WESTERN DISTRICT OF OKLAHOMA**

IN RE:

MILLENNIUM MULTIPLE  
EMPLOYER WELFARE BENEFIT  
PLAN,  
  
DEBTOR.

CASE NO. 10-13528  
CHAPTER 11

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CLAUDE YOUNG; et al.

*Plaintiffs,*

v.

THE MILLENNIUM MULTIPLE  
EMPLOYER WELFARE BENEFIT  
PLAN; et al.,

*Defendants.*

ADVERSARY NO. 10-01176

**JOINT MOTION TO DISMISS AMERICAN GENERAL WITH PREJUDICE**

Pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure and Bankr. R. 7041, Plaintiffs and Defendants American General Life Insurance Company, the United States Life Insurance Company in the City of New York and SagePoint Financial Advisors, Inc. (f/k/a American General Securities, Inc.) (together, “American General”) move this Court for an Order dismissing with prejudice all claims of the Plaintiffs against American General, with each party to bear their or its own costs. This motion does not affect Plaintiffs’ claims against the remaining defendants or American General’s crossclaim. Plaintiffs and American General further move for a finding, pursuant to Rule 54(b), FRCP and Bankr. R. 7054, that there is no just reason for delay and that the order

2189865

of dismissal is a Final Judgment with respect to Plaintiffs' claims against American General.

Respectfully submitted,

s/John Malesovas

John Malesovas  
MALESOVAS LAW FIRM  
816 Congress, Ste. 1265  
Austin, Texas 78701  
(512) 708-1777  
(512) 708-1779 (Fax)

And

Anthony L. Vitullo  
Laura Richards Sherry  
FEE SMITH SHARP & VITULLO,  
LLP  
Three Galleria Tower  
13155 Noel Road, Suite 1000  
Dallas, Texas 75240

Attorneys for Plaintiffs

s/ William H. Hoch

William H. Hoch, OBA #15788  
CROWE & DUNLEVY, PC  
20 N. Broadway, Ste. 1800  
Oklahoma City, OK 73102  
(405) 235-7700  
(405) 239-6651 (Fax)

And

Robert B. Millner  
SNR Denton US LLP  
233 S. Wacker Dr., Ste. 7800  
Chicago, IL 60606-6404

and

Stephen C. Jackson  
Tres Cleveland  
MAYNARD, COOPER & GALE,  
P.C.  
1901 6<sup>th</sup> Avenue North, Suite 2400  
Birmingham, Alabama 35203

Attorneys for Defendants American  
General Life Insurance Company, the  
United States Life Insurance Company  
in the City of New York and SagePoint  
Financial Advisors, Inc. (f/k/a  
American General Securities, Inc.)

**CERTIFICATE OF SERVICE**

I hereby certify that the above-referenced document was served via the Court's Electronic Mailing System on the 23<sup>rd</sup> day of June, 2011 as follows:

Joseph A. Friedman on behalf of Defendant Aviva Life and Annuity\  
jfriedman@krcl.com; ecf@krcl.com

Fred A. Leibrock on behalf of Defendant Republic Bank & Trust  
faleibrock@phillipsmurrah.com, knogle@phillipsmurrah.com;ecf@phillipsmurrah.com

Erin K Lovall on behalf of Debtor Millennium Multiple Employer Welfare Benefit Plan  
elovall@fslhlaw.com,  
pfranklin@fslhlaw.com;dskierski@fslhlaw.com;mholmes@fslhlaw.com

John M Malesovas on behalf of Plaintiff Aberty Corporation  
john@malesovas.com, marisela@malesovas.com

Robert B Millner on behalf of Creditor American General Life Insurance Company  
robert.millner@snrdenton.com

Willaim H. Hoch on behalf of Defendant American General Life Insurance Company  
hochw@crowedunlevy.com; donna.hinkle@crowedunlevy.com;  
kerryann.wagoner@crowedunlevy.com; ecf@crowedunlevy.com

2189865

Regan Strickland Beatty on behalf of Defendant American General Life Insurance Company

beattyr@crowedunlevy.com; donna.hinkle@crowedunlevy.com;  
kerryann.wagoner@crowedunlevy.com; ecf@crowedunlevy.com

R. Keith Johnston on behalf of Defendant Indianapolis Life Insurance Company

kjohnston@wbsvlaw.com; mvaughan@wbsvlaw.com; dskeens@wbsvlaw.com;  
jstenson@wbsvlaw.com; mwoods@wbsvlaw.com

John Justin Johnston on behalf of David Cline

jjohnston@whmlaw.net; bwalters@whmlaw.net; juliebaswell@whmlaw.net

G. Blaine Schwabe on behalf of Defendant, Millennium Multiple Employer Welfare Benefit Plan

gschwabe@mswerb.com; swilliams@mswerb.com

Jeffery K. Work on behalf of Defendant Wilshire-Pennington Group, Inc.

jwork@gordonrees.com; lroberts@gordonrees.com; prodriquez@gordonrees.com'

James R. Wyrsh on behalf of Defendant David Cline

jimwyrsh@whmlaw.net; bwalters@whmlaw.net; juliebaswell@whmlaw.net

I also hereby certify that the above-referenced document was mailed via the United States Postal Service, postage prepaid, on the 23rd day of June to the following:

La Toyia Pierce on behalf of Glen Arons and Tony Bonnano

Helsee Schwartz, LLP

6688 North Central Expressway, Ste. 850

Dallas, TX 75206

Stephen C. Jackson and Lee E. Bains on behalf of Defendant American General Life Insurance Company

Maynard Cooper & Gale, P.C.

2400 Regions/Harbert Plaza

1901 Sixth Avenue North

Birmingham, AL 35203

Colin R. Batchelor on behalf of Defendant Milliman, Inc.

1717 Main Street, Suite 5400

Dallas, TX 75201

2189865

Robert Alan Bragalone on behalf of Defendant White Financial Group LLC  
2100 Ross Avenue, Suite 2800  
Dallas, TX 75201

Craig Brinker on behalf of Defendant Ridge Insurance, Inc.  
6688 N Central Expressway, Suite 850  
Dallas, TX 75206

Karan Cummings Ciotti on behalf of Defendant Guardian Life Insurance Company  
Ogden Gibson Brooks Longoria & Hall  
1900 Pennzoil South Tower  
711 Louisiana Street  
Houston, TX 77002

Jonathon Cocks  
3205 Walker Drive  
Richardson, TX 75082

Dale Ossip Johnson on behalf of Defendant Larry Cress  
The Johnson Firm  
P.O. Box 427  
Cedar Park, TX 78630-0427

John Duvall  
1431 Bayshore Drive  
Kemah, Texas 77565

Joe Sibley on behalf of Defendant David Esman  
Camara & Sibley, L.L.P.  
2339 University Blvd.  
Houston. TX 77005

Larry E. Kelly on behalf of Plaintiff Aberty Corporation  
5400 Bosque Blvd., Ste 302  
Waco, TX 76710

Gary Kessler on behalf of Defendant Greg Smith and Smith Financial Group  
2100 Ross Avenue, Suite 750  
Dallas, TX 75201-2717

Glenn Russell LeMay on behalf of Defendant White Financial Group LLC  
1900 West Loop South, Suite 1000  
Houston, TX 77027  
2189865

R. Timothy Muth on behalf of Defendant Milliman, Inc.  
1000 North Water Street, Suite 1700  
Milwaukee, WI 53202

Timothy Orourke  
14303 Golf View Trail  
Houston, TX 77509

LaToya Watkins Pierce on behalf of Defendant The Wellington Group  
6688 N. Central Expressway, Suite 850  
Dallas, TX 77056

Matthew G. Pletcher and David A. Clark on behalf of Defendant Innovus Financial  
Solutions, Inc.  
1300 Post Oak Boulevard, Suite 2500  
Houston, TX 77056

Jo Christine Reed on behalf of Defendant American General Life Insurance Company  
1221 Avenue of the Americas  
New York, NY 10020

Julia Ann Dobbins  
Hunter Brandon Jones  
777 Main Street, Suite 3800  
Fort Worth, TX 76102

Jennifer O'Hara Calvin  
6688 North Central Expressway, Ste. 850  
Dallas, TX 75206

Jay Kurtis Gray  
45114 Travis Street, Ste. 300  
Dallas, TX 74205

Thomas A. Labuda and Christopher Sopher on behalf of Defendant American General  
Life Insurance Company  
233 S. Wacker Drive, Ste. 7800  
Chicago, IL 60606

Katheen Peer  
15 Church Street  
Stuyvesant, NY 12173  
2189865

Michael P. Massad  
1201 Elm Street, Ste. 5400  
Dallas, TX 75270

Shawn W. Phelan  
700 N. Pearl, 25<sup>th</sup> Floor  
Dallas, TX 75201

David R. Woodward on behalf of Defendants, Medalist LLC; Medalist Marketing Group;  
Gary Thornhill and Thornill Assurance Services, Inc.  
Cobb Martinez Woodward, PLLC  
1700 Pacific Avenue, Ste. 4545  
Dallas, TX 75201

Timothy Moore on behalf of TR Moore & Company, P.C.  
2603 Augusta Drive, Ste. 1100  
Houston, TX 77057

Alison H. Moore  
Thompson Coe Cousins & Irons, L.L.P.  
700 N. Pearl Street, 25<sup>th</sup> Floor  
Dallas, TX 75202

*s/William H. Hoch*  
William H. Hoch